STATE OF MICHIGAN

ORDER AFTER

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JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	PRELIMINARY HEARING/INQUIRY (DELINQUENCY / PERSONAL PROTECTION) PAGE 1	
1. In the matter of (name(s), alias(es), DOB)		
2. Date of hearing:	Judge/Referee:	Bar no.
THE COURT FINDS:		Bai no.
3. The court has received a complain	t or a petition alleging that the juvenile comes within	n the provisions of MCL 712A.2.
4. \square a. A preliminary inquiry has bee	n made, and it is in the best interests of the public a	and the juvenile that further action
☐ be taken. ☐ not be take	en.	
☐ b. ¹A preliminary hearing was h	eld. Notice of hearing was given as required by law	N.
5. Probable cause ☐ does ☐ d	oes not exist that one or more of the allegations	s in the petition are true.
6. The juvenile is in custody, and r determination.	epresented by an attorney, s/he waived the probab	le cause phase of the detention
\square 7. The juvenile is charged with an	offense that requires fingerprinting and he/she has	not been fingerprinted.
8. It is contrary to the welfare of the	e child(ren) to remain in the home because	
□ b. The juvenile is charged with □ another petition is pend □ the juvenile has a prior a □ c. There is substantial likelihor fail to appear at the next cor □ d. The juvenile is alleged to heretaliation or continued vio □ e. Pretrial detention is otherwood.	adjudication but was not under the court's jurisdiction of that if the juvenile is released to the parent, with purt proceeding.	Tense pending trial if released, and on probation. On at the time of apprehension. In or without conditions, the juvenile will ears there is a substantial likelihood of
is not released.	Do not write below this line	- For court use only
(SEE SECOND PAGE)	Do not write below this line	- i oi court use offiy

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION

ORDER AFTER PRELIMINARY HEARING/INQUIRY

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COUNTY	(DELINQUENCY / PERSONAL PROTECTION) PAGE 2			
In the matter of				
☐ 10. Based on ☐ the following findings (attach lis	it if more space is needed)			
the report		da	ated	
reasonable efforts	were not made prior to the placement ate the need for removing the child(ren) from the clar eligible for membership in an American Indian trib	t of the juveni hild(ren)'s ho	ile in foster me.	or other out-of-
IT IS ORDERED:				
☐ 12. The petition is not authorized.				
☐ 13. The petition is authorized and the under the terms and conditions	ne juvenile is released to in item 17.			
☐ 14. The petition is authorized and the	ne juvenile is temporarily placed with/detained at _			
	Bond	is set at \$		
☐ 15. Placement shall continue pendi	ng resumption of the preliminary hearing	□pre-trial	trial	disposition
on Date and time	diately submit to fingerprinting at the police agency	that arrested	the juven	ile
	mmitted to the custody of the county sheriff and be			
☐ 17. Other:				
Date	Judge			